(Revised 02/01/01)

United States District Court Northern District of Illinois ADDITION FOR LEAVE TO ADDEAD DOO HAS VISE

AFFLICATION FOR LEAVE TO AFFEAR TRO HAC VICE						
	Pension Benefit Guaranty Corporation, on behalf of the Retirement Program of Liam Ventures, Inc. VS.					
	William F. Farley, et al.		Defendant(s)			
Case Number: (1:08	-cv-02529 Judge: Robert M. Dow, Jr.		#			
I, Joel W. Ruderm	y apply to the Court					
under Local Rule 83	.14 for permission to appear and participate in the above-entitled a	ection o	on behalf of			
	anty Corporation (A U.S. Government Agency) by whood standing and eligible to practice before the following courts:	om I ha	ave been retained.			
Title of Court DateAdmi						
			12/14/95			
Court of Appeals of Maryland Court of Appeals for the District of Columbia			10/04/02			
	of Court for the District of Columbia		07/01/02			
Office States Distri	Court for the District of Columbia					
I have currently, or v Court in the following	vithin the year preceding the date of this application, made pro had actions:	vice a	pplications to this			
Case Number	i		of Application ted or Denicd)*			
1:08-cv-01642	Citizens First National Bank v. Hartman Properties LLC, et	4/17/2008 Granted				
1:08-cv-02699	Pension Benefit Guaranty Corporation v. LV Ventures, Inc.	6/16/2	2008			
•						
*If denied, please ex (Attach additional for necessary)	•					
	3.15(a), applicants who do not have an office within the Northern District of Ill notice or pleading, a member of the bar of this Court having an office within the					

If you have not designated local counsel, Local Rule 83.15(b) provides that the designation must be made within thirty (30) days.

Has the applicant designated local counsel?

Has the applicant ever been:		_	
censured, suspended, disbarred, or otherwise disciplined by any court?	Yes	No	\checkmark
or is the applicant currently the subject of an investigation of the applicant's professional conduct?	Yes	No	\checkmark
transferred to inactive status, voluntarily withdrawn, or resigned from the bar of any court?	Yes	No	\checkmark
denied admission to the bar of any court?	Yes	No	\checkmark
held in contempt of court?	Yes	No	\checkmark

NOTE: If the answer to any of the above questions is yes, please attach a brief description of the incident(s) and the applicant's current status before any court, or any agency thereof, where disciplinary sanctions were imposed, or where an investigation or investigations of the applicant's conduct may have been instituted.

I have read the Rules of Professional Conduct for the Northern District of Illinois, effective November 12, 1991 (Local Rules 83.50 through 83.58), and the Standards for Professional Conduct within the Seventh Federal Judicial Circuit, effective December 15, 1992, and will faithfully adhere to them. I declare under penalty of perjury that the foregoing is true and correct.

6/18/08

Date

Date

Signature of Applicant

Applicant's Name	Last Name Ruderman First Name Joel			Middle Name/Initial W		
Applicant's Law Firm	Pension Benefit Guaranty Corporation (A U.S. Government Agency)					
Applicant's Address	Street Address (include suite or room number) 1200 K Street, N.W.			State Bar Number MD 13125		
	City Washington	State DC	ZIP Code 20005	Work Phone Number (202) 326-4020, ext. 3926		

(The pro-hac-vice admission-fcc is \$100.00 for cases filed-before February 1, 2001, and \$50.00 for cases filed-on or after that date, and shall be paid to the Clerk. No admission under Rule 83.14 is effective until such time as the fee-has been paid.)

NOT APPLICABLE - U.S. GOVERNMENT ATTORNEY EXEMPT FROM FEES.

NOTE: Attorneys seeking to appear pro hac vice may wish to consider filing a petition for admission to the general bar of this Court. The fee for admission to the General Bar is \$150.00 The fee for pro hac vice admission is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed on or after that date. Admission to the general bar permits an attorney to practice before this Court. Pro hac vice admission entitles an attorney to appear in a particular case only. Application for such admission must be made in each case; and the admission fee must be paid in each case.

(Fee Stamp)

ORDER

IT IS ORDERED that the applicant herein may appear in the boxe-entitled case.

DATED: June 26, 2008

United States District Judge